1 BILL NO. S-84-10- // SPECIAL ORDINANCE NO. S- 127-8 2 3 AN ORDINANCE approving Contract for Resolution #6005-84 - Hamilton 4 Park, Phase III by the City of Fort Wayne by and through its Board 5 of Public Works and Safety with Hipskind Concrete Corporation. 6 7 NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF 8 THE CITY OF FORT WAYNE, INDIANA: 9 SECTION 1. That the annexed Contract for Resolution 10 #6005-84 - Hamilton Park, Phase III by the City of Fort Wayne by 11 and through its Board of Public Works and Safety with Hipskind 12 Concrete Corporation, is hereby ratified, confirmed and approved 13 in all respects. The work under said Contract requires: 14 construction of new curbface, sidewalks and installation of street 15 lighting on Sinclair Street from Leora to St. Mary's Avenue; 16 ALTERNATE I consists of new curbing 17 and sidewalks on St. Mary's Avenue from Third Street to Sinclair Street; 18 19 the Contract price for the base bid is Fifty-Seven Thousand Six Hundred Sixty-Nine and 45/100 Dollars (\$57,669.45) - the price for 20 Alternate I is Sixteen Thousand Three Hundred Sixty and No/100 21 Dollars (\$16,360.00), contingent upon money being available from 22 23 C.D. & P. SECTION 2. Prior Approval was received from Council with 24 respect to the Contract price on July 10, 1984. Two (2) copies of 25 26 the Contract attached hereto are on file with the City Clerk's 27 Office and are available for public inspection. 28 SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary 29 approval by the Mayor. 30 Samuel J. Talorico Councilmember 31 APPROVED AS TO FORM 32 AND LEGALITY

Bruce O. Boxberger, City Attorney

seconded	by M	e first ti	me in full a	nd on motion by d duly adopted,	read the s	ocond time
by title	and refe	erred to t	he Committee	Public a	rocke (a	nd the City
due lega:	mission : l notice	for recomm , at the C	endation) an ouncil Chamb	d Public Hearin ers, City-Count	g to be hel v Building,	d after Fort Wayne,
Indiana,	on		, the, 19	, at		day of
	D3.007	10-0	- 84			enedy
	DATE:	10.7	- 8 7	SANDRA E. KE) p. 17	
	Read the	e thind ti	me in full a	nd on motion by	Talane	
seconded passage.	DY	Mul	Menelle	, and duly adlowing vote:	opted, plac	ed on its
		AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOT	res	_7				
BRADBURY			100			
BURNS		-		<u> </u>		
EISBART						
GiaQUINTA	<u>4</u>					
HENRY						
REDD		-				
SCHMIDT		-				
STIER						
TALARICO						
DAT	TE:	10-23-	84	SANDRA E. KEN		
	Passed a	and adopted	d by the Comm	mon Council of t	the City of	Fort
			PION) (APPI		GENERAL)	
(SPECIAL)	(ZONI	NG MAP) (ORDINANCE	(RESOLUTION) NO	S-12.	7-84
				October		
		TEST:		(SEAL)		-
A,	, &	Lenned		Day C	201	
1	4	, CITY CLE	/	PRESIDING OFF	1 5 VOZ	1
						and the
				of the City of F		67 /
				delen		984,
at the ho	our of	/// 0	0'c]	lock .M	1.,E.S.T.	
				Sandra	p. Jenne	dy
				SANDRA E. KEN		
			2	as today of		
19 84	, at the	hour of _	2	o'clock	M.,E.S	.T.
					11	
		1		WIN MOSES, JR	,	

74-115-32

CONTRACT

	and entered into this 36 day of Septen	
	HIPSKIND CONCRETE CORPORATION	
	FORT WAYNE, INDIANA 46809	
efter called "City," under and by entitled "An Act Concerning Mu and supplementary acts thereto, \nabla RESOLUTION NO. 6005-84"	nd the City of Fort Wayne, Indiana, a municipal covirtue of an act of the General Assembly of the unicipal Corporations," approved March 6, 1905, and WITNESSETH: That the Contractor covenants Leora to St. Mary's Avenue with new curb	State of Indiana, and all amendatory and agrees to im-
street lights. BASE BID		Lagrange and the same and
ALTERNATE I St. Mary's Av	enue - Third Street to Sinclair Street w	ith new curb
and Walk.		
This Area also known as HA	MILTON PARK, PHASE III	
KATARAK BALAKAK KATAK KATAK KATAK	<u>XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</u>	****
ipon a foundation and with curbin	ng as fully set out in the specifications hereinafter	
ood and workmanlike manner and	i to the entire satisfaction of said City, in accordan	ce with Improve-
	attached hereto and by reference made a	part hereof.
ient Resolution No. 0003-04 W	**************************************	
t the following prices:		
onc. Removal Inc. Curb	Three dollars and no cents per square yard	3.00
ree Removal	Two hundred fifty dollars and no cents per each	250.00
' Curbface Walk	One dollar and sixty-five cents per square foot	1.65
" Drive Approach	Fifteen dollars and no cents per square yard	15.00
" Alley/Drive Approach	Seventeen dollars and no cents per square yard	17.00
" Wingwalk w/Ramp	One dollar and seventy-five cents per square foot	1.75
emove/Replace Type I-C CB	Twelve hundred dollars and no cents per each	1200.00
880 53 B HAC	Twenty-eight dollars and no cents per ton	28.00
110 A-2 HAC	Twenty-nine dollars and no cents per ton	29.00
ackfill for Seed	Three dollars and no cents per ton	3.00
eed, Mulch & Fertilizer	Fifty cents per square yard	0.50
'Walk	One dollar and fifty cents per square f	oot 1.50
stall 12' Pedestal Pole	Seventy-five dollars and no cents per e	ach 75.00

The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No. 6005-84 the plans, profiles, specifications and the contractor's bid therefor on file in the office of the Department of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached hereto).

It is hereby agreed that no assignment of this contract shall be made without the written consent of the City; said Contractor hereby covenants and agrees that said improvement shall be finally and in all respects completed on or before August 31, 1984 and the Contractor agrees to pay and give to the City, as liquidated damages, the sum of \$25.00 for each and every day after said date, 19 until said work is finally completed and ready for acceptance by the City. It being also understood that in event of any conflict between this contract and the specifications, that the former shall be considered to contain the intention of the parties hereto.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contractor, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima facie evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper skill and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to prevent injury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury or damage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay any judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

IN WITNESS WHEREOF, we the foregoing named parties hereunto set our hands this day of Lotenshu 1984

ATTEST:

HIPSKIND CONCRETE CORPORATION

BY:

Corporate Secretary

ITS:

Contractor, Party of the First Part.

City of Fort Wayne, By and Through:

Late Secretary and Clerk

Its Board of Public Works and Mayor.

	Install TC100 R Luminaire		
	Lamp	Forty-five dollars and no cents per each	45.00
	Trench in Earth 20" Deep	Seventy cents per lineal foot	0.70
	Bore/Push 1" Tubing Under Streets, Trees & Walks	Four dollars and forty cents per lineal foot	4.40
	Install 1" Tubing in Trench	Thirty-five cents per lineal foot	0.35
	Install 2/c/1/c #4 Wire in Trench	Thirty-five cents per lineal foot	0.35
	Install 1.5'x1.5' Base w/Sleeves	One hundred eighty-five dollars and eighty cents per each	185.80
	Total Base Bid	Fifty-Seven thousand, six hundred sixty-nine dollars and forty-five cents	57,669.45
	ALTERNATE I	70	
1			
	Concrete Removal	Two dollars and no cents per square yard	2.00
	Curb Removal	One dollar and no cents per lineal foot	1.00
	Remove & Replace Type I-C Catch	Twelve hundred and no cents per each	1200.00
	Type III Curb	Six dollars and fifty cents per lineal foot	6.50
	6" Wingwalk W/Ramp	One dollar and eighty cents per square foot	1.80
	4" Walk	One dollar and fifty cents per square foot	1.50
	8" Alley /Drive Approach	Eighteen dollars and no cents per square yard	18.00
	6" Drive Approach	Sixteen dollars and no cents per square yard	16.00
	Backfill for Seed	Three dollars and no cents per ton	3.00
	Seed, Mulch & Fertilizer	No dollar and fifty cents per square yard	0.50
	Asphalt Patching	No dollar and ten cents per lineal foot	0.10
	Total Alternate I	Sixteen thousand three hundred sixty dollars and no cents	\$16,360.00
	TOTAL BID (Including Base Bid & Alternate I)	Seventy-four thousand, twenty-nine dollars and forty-five cents	\$74,029.45

The contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana that has complied with Sections 5, 68, 69 of the Workmen's Compensation Act, approved March 14, 1929, in accordance with Section 14 of the Compensation Act, (Acts 1929, page 545, being I.C. 22-3-2-1 et. seq.)

A copy of General Ordinance No. G-34-78 (as amended) concerning discrimination in employment under municipal contracts, is attached and incorporated herein by reference.

No	6005-84
PEROLITED BY THE BOARD OF PUBLI	C WORKS OF THE CITY OF FORT WAYNE, ENDIANA
Sinci	lair St From Leora to St. Mary's Avenue
with New Curbface: walk and Street	
WITH NEW COLDINGE, WELL CHE DEPO	
Alternate I	to Singlair Street with New Curb and Walk
St. Mary's Avenue - Inird St	reet to Sinclair Street with New Curb and Walk
•	
Works of said City; and such improvemen	and specifications on file in the office of the Department of it is now ordered.
	יי ביי ביי ביי ביי ביי ביי ביי ביי ביי
be to the general public of the Ci	lic Works that all benefits accruing hereunder ty of Fort Wayme and that no special benefits ning said improvement or otherwise assessable id improvement shall be paid by Community De-
ment & Planning (HANDS).	
idealed this 640 day of	June 1984
Secretary & Clerk	(Said Herel

HOARD OF PUBLIC WORKS:

PERFORMANCE AND GUARANTEE BOND

KNOW ALL MEN BY THESE PRESENTS, that we HIPSKIND CONCRETE CORPORATION
as Principal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND
, a corporation organized under the laws of the
State of, and duly authorized to transact business in the
State of Indiana, as Surety, are held firmly bound unto the City of Fort Wayne,
Indiana, an Indiana Municipal Corporation in the sum of SEVENTY-FOUR THOUSAND,
TWENTY-NINE DOLLARS AND FORTY-FIVE CENTS
(S_74,029.45), for the payment whereof well and truly to be made,
the Principal and Surety bind themselves, their heirs, executors, administrators,
successors and assigns, jointly and severally, firmly by these presents. The
condition of the above obligation is such that
WHEREAS, the Principal did on the 26 day of leptember, 1984.
enter into a contract with the City of Fort Wayne to construct
RESOLUTION NO. 6005-84
To improve SINCLAIR STREET from Leona to St. Mary's Avenue with new curbface walk and street lights (BASE BID)
ALTERNATE I and walk. ST. MARY'S AVENUE - Third Street to Sinclair Street with new curb
This Area also known as HAMILTON PARK, PHASE III

at a cost of $\frac{74,029.45}{}$ -----, according to certain plans and specifications prepared by or approved by the City.

WHEREAS, the grant of authority by City to so construct such improvement provides:

- That said improvement shall be completed according to said plans and specifications, and contractor shall warrant and guarantee all work, material, and conditions of the improvement for a period of three (3) years from the date of final acceptance in writing by the Owner;
- There shall be filed with the City, within thirty (30) days after completion, a Completion Affidavit;
- 3. Said Principal is required to agree to make such adjustments, modifications, and repairs as required by the City within thirty (30) days after notice.

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no thange, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications.

NOW THEREFORE, if the principal shall faithfully perform all of the terms and conditions required of it by the contract and shall for three (3) years after acceptance of said improvement by City warrant and guarantee said improvement and shall indemnify the City for all loss that City may sustain by reason of the Principal's failure to comply with any of the terms of the authorization, then this obligation shall be void, otherwise it shall remain in full force and effect.

HIPSKIND CONCRETE CORPORATION

(Contractor)

BY:

ATTEST:

moraas. Dimeradie

(Title)

*If signed by an agent, power of attorney must be attached

FIDELITY & DEPOSIT COMPANY

Surety

*RY.

Authorized Agent (Attorney-in-Fact)

PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS: that
HIPSKIND CONCRETE CORPORATION
(Name of Contractor)
5502 MASON DRIVE, FORT WAYNE, INDIANA
(Address) a , hereinafter called Principal
(Corporation, Partnership or Individual)
FIDELITY AND DEPOSIT COMPANY OF MARYLAND
(Name of Surety)
and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held and firmly bound unto the City of Fort Wayne, and Indiana Municipal Corporation in the penal sum of SEVENTY-FOUR THOUSAND, TWENT NINE DOLLARS AND FORTY-FIVE CENTS
for the payment whereof well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the day of the construction of:
RESOLUTION NO. 6005-84
To improve SINCLAIR STREET from Leora to St. Mary's Avenue with new curbface wal and street lights (BASE BID)
ALTERNATE I ST. MARY'S AVENUE - Third Street to Sinclair Street with new curb and walk.
This Area also known as HAMILTON PARK, PHASE III

at a cost of SEVENTY-FOUR THOUSAND, TWENTY NINE DOLLARS AND FORTY-FIVE CENTS

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

work, and all insurance premiums on said work, and for all labor, performed in such work whether by subconstructor or otherwise, then this obligation shall be void; otherwise to remain in full force and effect. IN WITNESS WHEREOF, this instrument is executed in (number) parts, each one of which shall be deemed an original, this day of ___, 19____ (SEAL) ATTEST: HIPSKIND CONCRETE CORPORATION (Address) (Address) DEPOSIT COMPANY Surety Attorney-in-Fact (Authorized Agent) Witness as (Address) (Address) Date of Bond must not be prior to date of Contract.

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, subcontractors, and corporations furnishing materials for or performing labor in the presecution of the work provided for in such contract, and any

authorized extension or modification thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such

If Contractor is Partnership, all partners should execute bond.

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

SEC. 2. The President, or any Executive Vice-President, or any of the Senior Vice-Presidents or Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto.

does hereby nominate, constitute and appoint Oscar C. Mitson, Terrence J. Ward and R. Kelly Disser, Jr., all of Fort Wayne, Indiana, EACH.....

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of TWO HUNDRED FIFTY THOUSAND DOLLARS (\$250,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Oscar C. Mitson, etal, dated, January 6, 1975.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 17th day of April , A.D. 1980

FIDELITY AND DEPOSIT COMPANY OF MARYLAND



STATE OF MARYLAND CITY OF BALTIMORE

On this 17th day of April , A.D. 1980 , before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

first above written.

Notary Public Commission Expres July 1, 1982

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

In Testimony Whereof, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

25th day of September , 1984

PR- PROMOTIONAL FUND

We, the undersigned committee, being appointed to prepare a schedule of the prevailing wages to be paid in connection with, All Construction and Maintenance contracts awarded by the Board of Works. City of Fort Wayne, Indiana, during the months of July, August & September 1984.

in compliance with the provisions of CHAPTER # 319 of the Acts of the GENERAL ASSEMBLY of INDIANA, 1935, have established a schedule as hereinafter set forth for the following trades to wit:

CRAFT	CLASS	RATE PER HR.	HEW	PEN.	VAC.	APPR.	MISC	EXP.D/
ASBESTOS WORKER	1	17.70	.85	1.45		2c		6/30/1
BOILERMAKER	1	18.83	1.474	1.90		3c		10/30/
BRICKLAYER	- 1	15.91	1.05	1.25		4c	126 PF	5/31/8
CARPENTER (BLDG.)	1	13.90	1.50	1.25		2¢	1¢ PR 4¢ IF	12/1/8
(HIWAY)	1	13.76	1.25	1.25		5c	4¢ IF	
CEMENT MASON	1	12.85	.80	.80		2¢		
DRYWALL TAPER	1	12.75	1.15	1.00		12¢	16c	5/31/8
ELECTRICIAN	-51	17.30	1,25	90¢+3%		8c		5/31/8
ELEVATOR CONSTRUCTOR	1	17.32	1.645	1.27	8%	8½¢		3/3//
GLAZIER	1	15.90		.70	40c	4c		
IRON WORKER	1 .	13.35	2.25	2.00		annuit	2.45 2c IF	5/31/8
LABORER (BLDG.)	1,2,3	11.55 - 12.55	1.15	.75		9¢		5/31/8
(HIWAY)	1,2,3		1.15	.75		9¢		3/31/0
(SEWER)	1,2,3	9.75 - 10.60	1.05	.75		4¢		
LATHER	1	13.90	1.50.	1.25		2¢	48 PK	
MILLWRIGHT & PILEDRIVER	1	14.30	1.50	1.25		2¢	4¢ IF 2¢ PR	
OP. ENGINEER (BLDG.)	1,2,3	11.55 - 12.55	1.25	1.55		10¢		5/31/8
(HIWAY)	1,2,3	11.36 - 15.50	1.25	1.55		14c		3/31/8
(SEWER)	1,2,3	9.75 - 12.94	.75	1.00		10¢		27.5.7.5
PAINTER, BRUSH & ROLLER SPRAY & SANDBLAST	1	12,75	1,15	1.00		12¢	16c ·	5/31/8
SERAL & SANDSLASI	1	13.75	1.15	1.00		12¢	16c	5/31/8
PLASTERER	1	12.85	.80	.80		2¢		
PLUMBER & STEAMFITTER	1	17.68	1.00:	1.80		70	7c IF	5/31/8
TILE & TERRAZZO MECHANIC	1	14.25						5/31/8
MOSAIC & TERRAZZO GRINDER	1	9.50 - 11.50						5/31/85
ROOFER	1	16.10	1.00	.50				5/31/8!
SHEETMETAL WORKER	1	16.67		1.86		19¢	19c IF 60cSAS	
TEAMSTER (BLDG.)	1,2,3	13.00½ - 13.45½	58.70 PW	51.00 PW	•			
(HIWAY)	1.2.3	12.31 - 12.91	45,50	11 .				

If any CLASSIFICATIONS ARE OMITTED IN THE ABOVE SCHEDULE, PREVAILING WAGE SCALE SHALL BE PAID. The above and forgoing shall be the minimum prevailing wage scale for this project as set by the wage scale committee, but in no way shall it prevent the contractor or sub-contractor from paying a higher rate of wages than set out in the schedule of wages on file.

DATED THIS 28 DAY OF ofene, 1984

REPRESENTING GOVERNOR OF INDIANA

REPRESENTING THE AWARDING AGENCY

REPRESENTING THE STATE A. J. L. - C. I.O.

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BILL NO.	S-84-10-1	1				
	REPO	RT OF THE C	OMMITTE	EE ON	PUBLIC WOR	KS
	OMMITTEE ON	PUBLIC WO			WHOM WAS F	
	approving C					
Park, Phase	III by the C	ity of Fort	Wayne	by and	through it	s Board of
Public Work	s and Safety	with Hipski	nd Cond	crete Co	orporation	
1			X			
	AID ORDINANCE				BEG LEAVE	
BACK TO TH	E COMMON COUN	CIL THAT SA	ID ORDI	INANCE	200	PASS.
SAMUEL J	. TALARICO, C	CHAIRMAN	Su	mue	Il, Tala	enio
CHARLES	B. REDD, VICE	CHAIRMAN		Mar	a 8.	Ress
JANET G.	BRADBURY	1		Inst.	y Brake	togres
PAUL M.	BURNS			and	1/2	raan)
				-		

CONCURRED IN 10-23-14 SANDRA E. KENNEDY, CITY CLERK

THOMAS C. HENRY

(0 X 11 Example
TITLE OF ORDINANCE Contract for Res. #6005-84 - Hamilton Park, Phase III Contractor Hipskind Concrete Corporation Ordinate Public Works and Safety
DEPARTMENT REQUESTING ORDINANCE Board of Public Works and Safety
SYNOPSIS OF ORDINANCE Contract for Res. #6005-84, Hamilton Park, Phase III
is for construction of new curbface, sidewalks and installation of street
lighting on Sinclair Street from Leora to St. Mary's Avenue.
ALTERNATE I consists of new curbing and sidwalks on St. Mary's Avenue
from Third Street to Sinclair Street.
Contractor is Hipskind Concrete Corporation
PRIOR APPROVAL RECEIVED JULY 10, 1984.
EFFECT OF PASSAGE Improvement of above area.
EFFECT OF NON-PASSAGE
MONEY INVOLVED (DIRECT COSTS, EXPENDITURE, SAVINGS) \$57,669.45 Base Bid
Alternate I contingent upon money available 16,360.00 Alt. I from CD & P.

ASSIGNED TO COMMITTEE